Bankruptcy Court on July 2, 2007 in the above-captioned case.

1	Appellee filed her Appellee's Brief on October 10, 2007 under the impression that Bankr.	
2	Rule 8010 set a limit of 50 pages for appellee's brief herein and overlooked Northern District	
3	Civil L.R. 16-4 setting a 25 page limitation for such brief. Appellant objected to the oversized	
4	brief. Given the numerous issues raised on this appeal, the length of the trial and the record in	
5	this case, the Parties agree and stipulate that appellee Sarah Cecconi shall be excused from the	
6	page limitation contained in Civil L.R. 16-4 and shall be allowed (nunc pro tunc) to file her	
7	Appellee's Brief totaling 47 pages, excluding tables and cover page, and that appellant's time for	
8	filing his Appellant's Reply Brief shall be extended by ten days from October 26, 2007 to	
9	November 5, 2007.	
10		
11	Dated: October <u>[7</u> , 2007	McPHARLIN SPRINKLES & THOMAS LLP
12		
13		/s/ Paul S. Avilia Pullell
14		PAUL S. AVILLA Attorneys for appellee SARAH CECCONI
15		
16	Dated: October 16, 2007	SHARTSIS FRIESE LLP
17		$M \cap Q = Q$
18		Mary phantsos
19		MARY JO/SHARTSIS Attorneys/for appellant
20		A.C. SPIĆER, TRUSTEE IN BANKRUPTCY
21		
22	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
23		
24	Dated:	HON. JAMES WARE
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